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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/737,040	12/15/2003	George Mileos	048782/276347	048782/276347 4760	
7590 03/02/2005		EXAMINER			
Lew Reff			LE, T	AN	
Coudert Brothe					
1114 Avenue of the Americas			ART UNIT	PAPER NUMBER	
New York, NY 10036			3632		
			DATE MAILED: 03/02/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

			N			
		Application No.	Applicant(s)			
		10/737,040	MILEOS, GEORGE			
	Office Action Summary	Examiner	Art Unit			
0	)	Tan Le	3632			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address						
A SI THE - Ext aft - If N - Fai An	For Reply  HORTENED STATUTORY PERIOD FOR REPLY  MAILING DATE OF THIS COMMUNICATION.  Tensions of time may be available under the provisions of 37 CFR 1.13  FOR SIX (6) MONTHS from the mailing date of this communication.  The period for reply specified above is less than thirty (30) days, a reply  Illure to reply within the set or extended period for reply will, by statute,  The provision of the	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)[⊠	Responsive to communication(s) filed on 15 De	ecember 2003.				
	•	action is non-final.				
3)[	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposi	tion of Claims					
4)⊠	Claim(s) 1 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdraw	vn from consideration.				
5)□	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1</u> is/are rejected.					
7)□	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/or	r election requirement.				
Applica	ition Papers					
9)⊠	The specification is objected to by the Examine	r.				
10)⊠ The drawing(s) filed on <u>15 December 2003</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority	under 35 U.S.C. § 119					
	Acknowledgment is made of a claim for foreign    All   b   Some * c   None of:   Certified copies of the priority documents   Certified copies of the priori	s have been received. s have been received in Applicati ity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachme						
	tice of References Cited (PTO-892)	4) Interview Summary Paper No(s)/Mail D				
3) 🔲 Info	tice of Draftsperson's Patent Drawing Review (PTO-948) ormation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) per No(s)/Mail Date		Patent Application (PTO-152)			



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## **DETAILED ACTION**

1. This is the first office action for serial number 10/737,040. This application contains one claim numbered 1.

#### Information Disclosure Statement

2. The listing of references in the specification is not a proper information disclosure statement. 37 CFR 1.98(b) requires a list of all patents, publications, or other information submitted for consideration by the Office, and MPEP § 609 A(1) states, "the list may not be incorporated into the specification but must be submitted in a separate paper." Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

# Specification

3. Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

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#### **Drawings**

4. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s): "the bar 310" mentioned in the description (page 6, line 22, page 7, line 2, and page 7 line 12). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filling date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

The drawings are objected to under 37 CFR 1.83(a) because they fail to show "auxiliary support mechanism", "a mounting member", "a second elongated slot", "an acute angle with the substantially parallel slot" and "a spring means mounted on the third member in a manner effective to urge the third member into an upward position" as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate

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prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

5. "a surface" on lines 9-10 should be changed to – the surface--."an auxiliary support" (line 12) should be changed to – the auxiliary support --.

## Claim Rejections - 35 USC § 112

6. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 1 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claim 1 recites the limitation "the end" in line 2 and line 12. There is insufficient antecedent basis for this limitation in the claim.

Claim 1 recites the limitation "the mounting member" in line 3 and line 13. There is insufficient antecedent basis for this limitation in the claim.

## Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

Claim 1 is rejected under 35 U.S.C. 102(e) as being by US patent nO. 6,257,538 to Pangborn et al.

Pangborn et al. teaches an auxiliary shelf adjustment mechanism comprising: a first member (20, 24) having a plurality of surfaces mounted on an end of an auxiliary support mechanism distal to the mounting member of the auxiliary support mechanism, said first member having a first elongated slot on one of said first member surfaces

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(sliding slot); a second member (14) having a plurality of surfaces slideably enveloping said first member, said second member having a second elongated slot (42') on a surface said second member adjacent to the surface of said first member having said first elongated slot wherein one of said first and second elongated slots is substantially parallel to the surface of said second member and the other elongated slot substantially forms an acute angle with the substantially parallel slot; a third member (18) pivotally joined to the end of an auxiliary support mechanism distal to the mounting member of the auxiliary support mechanism and said first member, and said third member is movably attached to said second member; and a spring means (66') mounted on said third member in a manner effective to urge said third member into a upward position.

Claim 1 is rejected under 35 U.S.C. 102(e) as being by US Patent No. 6,270,047 to Hudson.

Hudson teaches an auxiliary shelf adjustment mechanism comprising: a first member (10) having a plurality of surfaces mounted on an end of an auxiliary support mechanism distal to the mounting member of the auxiliary support mechanism, said first member having a first elongated slot (at pin 24) on one of said first member surfaces, a second member (16) having a plurality of surfaces slideably enveloping said first member, said second member having a second elongated slot (at pin 24 or 28)) on a surface said second member adjacent to the surface of said first member having said first elongated slot wherein one of said first and second elongated slots is substantially parallel to the surface of said second member and the other elongated slot substantially

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forms an acute angle (see Fig. 5A, no numeral) with the substantially parallel slot; a third member (18) pivotally joined to the end of an auxiliary support mechanism distal to the mounting member of the auxiliary support mechanism and said first member, and said third member is movably attached to said second member; and a spring means (34) mounted on said third member in a manner effective to urge said third member into a upward position.

#### Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

6,398,176 to Liu

5,924,664 to Mileos et al.

6,116,557 to Choy et al.

5,443,237 to Stadtmauer

JP 10-323236 to Ergo View Technol Corp.

The above patents disclose various types of keyboard adjustment mechanisms.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tan Le whose telephone number is (703) 305-8244.

The examiner can normally be reached on Mon. through Fri. from 9:00 AM-6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Leslie Braun can be reached on (703) 308-2156. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Tan Le

Patent examiner

February 18, 2005.